

CMZ

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

| Warren | : | CIVIL ACTION | | |
|--|--|---|--|--|
| v. | ; ; | NO. 19 | 2581 | |
| Gantman, et. al. | | | N 0 0 E | |
| plaintiff shall complete a time of filing the complai on the reverse side of this regarding said designation of court and serve on the | a Case Management Track Dent and serve a copy on all defence of the comment of the comment and the comment that a decomment that defendant shall, with the plaintiff and all other parties | Reduction Plan of this court, cosignation Form in all civil casting and ants. (See § 1:03 of the plate fendant does not agree with the its first appearance, submit to a Case Management Track Deves the case should be assigned. | ses at the n set forth ne plaintiff o the clerk esignation | |
| SELECT ONE OF THE FO | LLOWING CASE MANAGEME | NT TRACKS: | | |
| (a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255. | | | | |
| • | s requesting review of a decis ntiff Social Security Benefits. | ion of the Secretary of Health a | and Human (□) | |
| (c) Arbitration – Cases re | equired to be designated for ar | bitration under Local Civil Rul | e 53.2. (<u></u>) | |
| (d) Asbestos – Cases invo exposure to asbestos. | olving claims for personal injui | y or property damage from | (<u></u> | |
| commonly referred to | Cases that do not fall into tra as complex and that need spe se side of this form for a detail | ecial or intense management b | у (<u> </u>) | |
| (f) Standard Managemen | nt – Cases that do not fall into a | any one of the other tracks. | 550 (⊠) | |
| JUN 1 3 2019 Date | Deputy Clerk | Attorney for | | |
| | | | | |
| Telephone | FAX Number | E-Mail Address | | |

Case 5:19-cv-02581-CMR Document 1 Filed 06/13/19 Page 2 of 24 UNITED STATES DISTRICT COURT

| A PORTHEI | EASTERN DISTRICT OF PENNSYLVA | ania 19 2581 |
|--|---|--|
| (to be used by counsel or pro se plaintiff to indi | DESIGNATION FORM cate the category of the case for the purpose of the category. | assignment to the appropriate calendar) |
| Address of Plaintiff: | PO Box 244, Collegeville, I | PA 19426 |
| Address of Defendant: | | |
| Place of Accident, Incident or Transaction: | Philade | |
| | | |
| RELATED CASE, IF ANY: | | |
| Case Number: 18 - 4921 Jud | lge: Rufe | Date Terminated: |
| Civil cases are deemed related when Yes is answered to an | y of the following questions: | |
| Is this case related to property included in an earlier n previously terminated action in this court? | umbered suit pending or within one year | Yes No |
| Does this case involve the same issue of fact or grow pending or within one year previously terminated acti | out of the same transaction as a prior suit on in this court? | Yes No |
| Does this case involve the validity or infringement of numbered case pending or within one year previously | terminated action of this court? | Yes No |
| 4. Is this case a second or successive habeas corpus, soc case filed by the same individual? | ial security appeal, or pro se civil rights | Yes No No |
| I certify that, to my knowledge, the within case is / [this court except as noted above. | | |
| DATE: 06/13/2019 | J MkG_L | Attorney I.D. # (if applicable) |
| | Attorney-at-Law / Pro Se Fluintijj | Attorney i.D. # (I) appricable) |
| CIVIL: (Place a √in one category only) | | Sin |
| A, Federal Question Cases: | B. Diversity Jurisdicti | ion Cases: |
| Indemnity Contract, Marine Contract, and All O FELA Jones Act-Personal Injury Antitrust Patent Labor-Management Relations | ☐ 2. Airplane Per☐ 3. Assault, Def☐ 4. Marine Pers☐ 5. Motor Vehic | famation |
| G. Labor-Management Relations 7. Civil Rights 550 8. Habeas Corpus 9. Securities Act(s) Cases 10. Social Security Review Cases 11. All other Federal Question Cases (Please specify): | 7. Products Lia 8. Products Lia 9. All other Di (Please speci | |
| | ARBITRATION CERTIFICATION | |
| (The effect of thi | is certification is to remove the case from eligib | vility for arbitration.) |
| I,, counse | I of record or pro se plaintiff, do hereby certify: | |
| Pursuant to Local Civil Rule 53.2, § 3(c) (2), the exceed the sum of \$150,000.00 exclusive of inte | | he damages recoverable in this civil action case |
| Relief other than monetary damages is sought. | | |
| | | |
| DATE: | Attornev-at-Law / Pro Se Plaintiff | Attorney I.D. # (if applicable) |

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| DANIEL WARKEN | : CASE NO. |
|--|-------------------|
| Plaintiff, | : |
| · | : |
| v. | . : |
| | : |
| SUSAN P. GANTMAN, WILLIAM H. PLATI | C, JACK A. : |
| PANELLA, ANNE E. LAZARUS, PAULA F. | OTT, ALICE: |
| BECK DUBOW, CAROLYN H. NICHOLS, M. | IARIA : |
| MCLAUGHLIN, DEBORAH A. KUNSELMA | N, MARY: |
| P. MURRAY, JOHN DOE 1, JOHN DOE 2, JO | OHN DOE 3: |
| JANE DOE 1, JANE DOE 2, and JANE DOE 3 | 3, sued in their: |
| individual capacities. | 1 |
| Defendants. | : |

COMPLAINT WITH JURY DEMAND

Introduction

This is a civil rights action filed by Daniel Warren, Plaintiff, a state prisoner, for damages relief under 42 U.S.C. § 1983 for depriving Plaintiff of his appeal which is guaranteed by the Due Process Clause of the 14th Amendemnt to the United States Constitution.

Jurisdiction

1. This Court has jurisdiction over Plaintiff's claims of violation of federal rights under 42 U.S.C. §§ 1331(1) and 1343.

Parties

2. The Plaintiff Daniel Warren is an state prisoner incarcerated at SCI Pheonix, 1200 Mokychic Drive, Collegeville, PA 19426.

- 3. Defendant Susan P. Gantman is the President Judge of the Pennsylvania Superior Court for the Eastern District of Pennsylvania and her place of business is 200 Four Falls Corporate Center, Suite 302, Conshocken, PA 19428.
- 4. Defendant William H. Platt is a Senior Judge on the Pennsylvania Superior Court for the Eastern District of Pennsylvania and his place of business is 530 Walnut Street, Philadelphia PA 19106.
- 5. Defendant Jack A. Panella is a Judge on the Pennsylvania Superior Court for the Eastern District of Pennsylvania and his place of business is 1 E. Broad Street, Suite 410, Bethlehem, PA 18018.
- 6. Defendant Anne E. Lazarus is a Judge of the Pennsylvania Superior Court for the Eastern District of Pennsylvania and her place of business is 1700 Market Street, Suite 1440, Philadelphia, PA 19103.
- 7. Defendant Paula Francisco Ott is a Judge of the Pennsylvania Superior Court for the Eastern District of Pennsylvania and her place of business is 15 W. Gay Street, 3rd Floor, West Chester, PA 19380.
- 8. Defendants Alice Beck Dubow, Carolyn H. Nichols, Maria McLaughlin, Deborah A. Kunselman and Mary P. Murray are all Judges of the Pennsylvania Superior Court for the Eastern District of Pennsylvania and their place of business is 530 Walnut Street, Philadelphia PA 19106.
 - 9. Defendants John Doe 1, 2, and 3 and Jane Doe 1, 2 and 3 are Judges of the

Pennsylvania Superior Court for the Eastern District of Pennsylvania.

10. All of the above Defendants were acting and continue to act under the color of state authority and are all being sued in their individual capacities.

Factual Statements

- 11. Black's Law Dictionary 8th Edition defines Per Curiam as: By the Court as a whole.
- 12. On June 26, 2018, Plaintiff filed a notice of appeal from a final order of the Lehigh County Court of Common Pleas in a quo warranto action.
- 13. On June 26, 2018, the appeal was forwarded to the Pennsylvania Superior Court for the Eastern District of Pennsylvania.
- 14. On July 9, 2018, all of the Defendants pursuant to their Per Curiam Order in Warren v. Potteiger et al. Case No. 1739 EDA 2018, issued Plaintiff a Rule to Show Cause as follows:

This appeal taken from an action in quo warranto may be within the exclusive jurisdiction of the Pennsylvania Supreme Court. See Section 722(2) of the Judicial Code, 42 Pa.C.S. § 722(2)(Supreme Court *shall* have *exclusive* jurisdiction of appeals from final orders of the court of common pleas for cases involving the right to public office).

The appellant is directed to show cause as to why this appeal should not be transferred to the Supreme Court. This response is to be filed with this court within ten days with service upon all interested counsel. Failure to respond to this order within the time specified and as directed may result in transfer of this appeal without further notice. See Appendix 1.

- 15. Plaintiff could not show that the Superior Court had jurisdiction when the law declared the Supreme Court with exclusive jurisdiction. On August 6, 2018, Plaintiff filed a Motion to Transfer the Appeal. See Appendix 2.
 - 16. On August 8, 2018, all of the Defendants directed the Prothonotary to notice

3

the Plaintiff of a briefing date.

- 17. On August 23, 2018, Plaintiff filed an Application for Review for a Stay Order and notice all of the Defendants that he believes that a substantial and manifest injustice will be done if the Defendants do not transfer his appeal to the proper jurisdiction, the Supreme Court. See Appendix 3.
- 18. On September 7, 2018 all of the Defendants pursuant to their Per Curiam Order, discharged the rule to show cause and directed Plaintiff to file a brief. See Appendix 4.
- 19. Plaintiff filed a Writ of Prohibition to the Supreme Court to exercise its supervisory powers to make sure that inferior courts do not exercise jurisdiction that they do not have.
- 20. While the Writ of Prohibition was pending in the Supreme Court all of the Defendants pursuant to their Per Curiam Order on October 22, 2018, dimissed Plaintiff's appeal for failure to file a brief. See Appendix 5.
 - 21. On February 4, 2019, Plaintiff filed an Application to Strike Judgment.
- 22. On March 20, 2019, all of the Defendants pursuant to their Per Curiam Order denied Plaintiff's Application to Strike Judgment for failing to file a brief.
- 23. Plaintiff filed an appeal from a final order from an action in quo warranto from the Lehigh County Court of Common Pleas and it was forwarded to the Pennsylvania Superior Court.

24. On July 7, 2018, all of the Defendants pursuant to their Per Curiam Order in Warren v. Martin et al., Case No. 1739 EDA 2018, issued Plaintiff a Rule to Show Cause as follows:

This appeal taken from an action in quo warranto may be within the exclusive jurisdiction of the Pennsylvania Supreme Court. See Section 722(2) of the Judicial Code, 42 Pa.C.S. § 722(2) (Supreme Court shall have exclusive jurisdiction of appeals from final orders of the court of common pleas for cases involving the right to public office).

The appellant is directed to show cause as to why this appeal should not be transferred to the Supreme Court. This response is to be filed with this court within ten days with service upon all interested counsel. Failure to respond to this order within the time specified and as directed may result in transfer of this appeal without further notice. See Appendix 6.

- 25. Plaintiff could not show that the Superior Court had jurisdiction when the law declared the Supreme Court with exclusive jurisdiction. On August 6, 2018, Plaintiff filed a Motion to Transfer Appeal. See Appendix 7.
- 26. On August 8, 2018, all of the Defendants directed the Prothonotary to notice the Plaintiff of a briefing date.
- 27. On August 23, 2018, Plaintiff filed an Application for Review for a Stay Order and noticed all of the Defendants that he believes that a substantial and manifest injustice will be done if the Defendants do not transfer his appeal to the proper jurisdiction, the Supreme Court. See Appendix 8.
- 28. On September 7, 2018, all of the Defendants pursuant to their Per Curiam Order denied Plaintiff's application for stay and transfer of his appeal and ordered Plaintiff to file a brief. See Appendix 9.

- 29. Plaintiff filed a Writ of Prohibition to the Supreme Court of Pennsylvania to exercise its supervisory powers to make sure that inferior courts do not exercise jurisdiction that they do not have.
- 30. While the Writ of Prohibition was pending in the Supreme Court all of the Defendants pursuant to their Per Curiam Order on October 3, 2018, dismissed Plaintiff's appeal for failure to file a brief. See Appendix 10.
 - 31. On February 4, 2019, Plaintiff filed an Application to Strike Judgment.
- 32. On March 20, 2019, all of the Defendants pursuant to their Per Curiam Order denied Plaintiff's Application to Strike Judgment.

Denial of Due Process

- 33. All of the Defendants were not authorize nor did they have jurisdiction to entertain Plaintiff's appeal to the denial of a final order from the court of common pleas challenging the right to public office in two different cases.
- 34. All of the Defendants caused Plaintiff the loss of an opportunity to appeal on October3, 2018 and on October 22, 2018 for two different cases.
- 35. All of the Defendants knowingly caused Plaintiff to lose his opportunity to appeal his two different cases on October 3, 2018 and October 22, 2018.
- 36. The authority exercised by all of the Defendants is an usurpation of authority precluding Plaintiff appellate review in two different cases.

Claims for Relief

37. The actions of all of the Defendants were in complete absence of all jurisdiction

foreclosing appellate review for the Plaintiff in two different case in violation of Plaintiff's Fourteenth Amendment rights to the United States Constitution.

Relief Requested

WHEREFORE, Plaintiff requests that the court grant the following relief:

- A. Issue a declaratory judgment stating that:
 - All of the Defendants actions in Warren v. Potteiger Case No. 1793
 EDA 2018 and Warren v. Martin et al., Case No. 1739 EDA 2018 were in complete absence of all jurisdiction.
 - All of the Defendants actions denied Plaintiff an appeal in Warren v. Potteiger
 Case No. 1793 EDA 2018 and Warren v. Martin et al., Case No. 1739 EDA 2018.
- B. Issue and Injunction ordering all of the Defendants to:
 - 1. Immediately void their judgments in et al., Warren v. Potteiger Case No. 1793 EDA 2018 and Warren v. Martin et al., Case No. 1739 EDA 2018.
- C. Award Compensatory damages in the following amounts:
 - \$250,000.00 jointly and severally against each individual Defendant named in this action for violating Plaintiff's Fourteenth Amendment rights.
- D. Award punitive damages in the following amounts:
 - 1. \$75,000.00 against each individual Defendant named in this action.
- E. Grant such other relief as it may appear that Plaintiff id entitled.

Respectfully submitted,

__ Dated: June 10, 2019

Daniel Warren, Plaintiff

APPENDICES

Case 5:19-cv-02581-CMR Document 1 Filed 06/13/19 Page 11 of 24

Filed 07/09/2018

Daniel Warren

IN THE SUPERIOR COURT OF .
PENNSYLVANIA

٧,

(C.P. Lehigh County No. 2017-C-0651)

Michael C. Pottieger et al.

No. 1793 EDA 2018

ORDER

This appeal taken from an action in *quo warranto* may be within the exclusive jurisdiction of the Pennsylvania Supreme Court. See Section 722(2) of the Judicial Code, 42 Pa.C.S. §722(2) (Supreme Court shall have exclusive jurisdiction of appeals from final orders of the court of common pleas for cases involving the right to public office).

The appellant is directed to show cause as to why this appeal should not be transferred to the Supreme Court. This response is to be filed with this court within ten days with service upon all interested counsel. Failure to respond to this order within the time specified and as directed may result in transfer of this appeal without further notice.

Per Curiam

DANIEL WARREN

NO. 1793 EDA 2018

Plaintiff

(C.P. Lehigh County No. 2018-C-0942)

VS.

MICHAEL C. POTTEIGER et al., Defendants

MOTION TO TRANSFER APPEAL

NOW COMES, appellant Daniel Warren with a Motion to Transfer Appeal for the following reasons:

Appellant is in receipt of an Order from this Court dated July 9, 2018, directing appellant to show cause as to why this appeal should not be transferred to the Supreme Court.

Appellant cannot show cause because the Pennsylvania Supreme Court has exclusive jurisdiction of appeals from final orders of the court of common pleas for cases involving the right to public office. See 42 Pa.C.S. § 722(2).

WHEREFORE, appellant respectfully requests that this Court transfer this action to the correct jurisdiction in the Supreme Court of Pennsylvania.

DV4642

SCI Forest

PO Box 945

Marienville, PA 16239

Dated: Ougut 6.2018

DANIEL WARREN

NO. 1793 EDA 2018

Plaintiff

(C.P. Lehigh County No. 2017-C-0651)

VS.

:

MICHAEL C. POTTEIGER

Defendants

CERTIFICATE OF SERVICE

I, Daniel Warren, do hereby certify that a true and correct copy of the attached motion were mailed to the party below by way of first class United States mail:

John C. Manning 1101 South Front Street Suite 5300 Harrisburg, PA 17104

Daniel Warren Plaintiffs

DV4642 SCI Forest

PO Box 945

Marienville, PA 16239

Dated:

aupt 6, 2018

DANIEL WARREN

NO. 1793 EDA 2018

Appellant,

(C.P. Lehigh County

VS.

No. 2017-C-0651)

MICHAEL C. POTTEIGER et al., Appellee.

APPLICATION FOR REVIEW FOR STAY ORDER

- 1. This Court has authority to entertain this application pursuant to Pa.R.A.P. 3315.
- 2. Appellant has taken an appeal to this Court from an action challenging the right to office for the above Appellees from a final order from the Lehigh County Court of Common Pleas.
- 3. Appellant recieved an order from this Court filed July 10, 2018 for appellant to show cause as to why this appeal should not be transferred to the Supreme Court because this Court does not have jurisdiction.
- 4. On August 6, 2018, appellant filed a with this Court a Motion to Transfer Appeal to the Supreme Court pusuant to 42 Pa.C.S. § 722(2).
- 5. The Court has not transferred the action and has sent appellant an order to file a brief in this Court.
- 6. Appellant is requeesting that the Court grant a supersedeas on this action so that the action can be transferred to the Supreme Court under the correct and proper jurisdiction.
- 7. Appellant believes and avers that a substantial and manifest injustice will be done if the Court

does not grant this Application and transfer this action to the proper jurisdiction so as to not constitute an egregious error.

WHERFORE, appellant respectfully reuqets this Court enter an Order superseding the filing of a brief in this action pending transfer of this action to the Supreme Court.

Respectfully submitted,

Daniel Warren, appellant

Dated: Ought 23, 2018

CERTIFICATE OF SERVICE

I, Daniel Warren do hereby certify that a true and correct copy of this application was mailed by way of first class United States mail to the below person:

John C. Manning 1101 South Front Street Harrisburg, PA 17120 1710 4 Counsel for Appellees

Daniel Warren, appellant

DV4642 SCI Forest

PQ Box 945

Marienville, PA 16239

Dated: (ly ut 23, 2018

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Filed 09/07/2018

Daniel Warren : IN THE SUPERIOR COURT OF

PENNSYLVANIA

1

٧.

(C.P. Lehigh County

No. 2017-C-0651)

Michael C. Pottieger et al. : No. 1793 EDA 2018

ORDER

This Court issued a rule to show cause order dated July 9, 2018, the rule is discharged and the appeal shall proceed. The parties are advised that the issue may be revisited by the panel to be assigned to this case, and parties should be prepared to address, in their briefs or at the time of oral argument, any concerns the panel may have concerning the issue.

Per Curiam

Superior Court of Pennsylvania Eastern District Office

Daniel Warren, Appellant

: No. 1793 EDA 2018

ν.

Michael C. Pottieger, et al.

(C.P. – Civil, Lehigh County No. 2017-C-0651

ORDER

AND NOW, this 22nd day of October, 2018, the within appeal is **DISMISSED** for failure to file a brief.

PER CURIAM

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Exhibit C.

Case 5:19-cv-02581-CMR Document 1 Filed 06/13/19 Page 18 of 24 iled 07/09/2018

Daniel Warren

IN THE SUPERIOR COURT OF PENNSYLVANIA

(C.P. Lehigh County No. 2017-C-0651)

Michael C. Pottieger et al.

٧.

No. 1793 EDA 2018

ORDER

This appeal taken from an action in *quo warranto* may be within the exclusive jurisdiction of the Pennsylvania Supreme Court. See Section 722(2) of the Judicial Code, 42 Pa.C.S. §722(2) (Supreme Court shall have exclusive jurisdiction of appeals from final orders of the court of common pleas for cases involving the right to public office).

The appellant is directed to show cause as to why this appeal should not be transferred to the Supreme Court. This response is to be filed with this court within ten days with service upon all interested counsel. Failure to respond to this order within the time specified and as directed may result in transfer of this appeal without further notice.

Per Curiam

0

DANIEL WARREN

Plaintiff .

NO. 1793 EDA 2018

(C.P. Lehigh County No. 2018-C-0942)

VS.

JAMES B. MARTIN et al., **Defendants**

MOTION TO TRANSFER APPEAL

NOW COMES, appellant Daniel Warren with a Motion to Transfer Appeal for the following reasons:

Appellant is in receipt of an Order from this Court dated July 10, 2018, directing appellant to show cause as to why this appeal should not be transferred to the Supreme Court.

Appellant cannot show cause because the Pennsylvania Supreme Court has exclusive jurisdiction of appeals from final orders of the court of common pleas for cases involving the right to public office. See 42 Pa.C.S. § 722(2).

WHEREFORE, appellant respectfully requests that this Court transfer this action to the correct jurisdiction in the Supreme Court of Pennsylvania.

Daniel Warren, Plaintiffs

DV4642 SCI Forest PO Box 945

Marienville, PA 16239

Dated: (lyub 6, 2018

DANIEL WARREN

VS.

NO. 1739 EDA 2018

Appellant,

(C.P. Lehigh County

No. 2018-C-0942)

JAMES B. MARTIN et al., Appellee.

APPLICATION FOR REVIEW FOR STAY ORDER

- 1. This Court has authority to entertain this application pursuant to Pa.R.A.P. 3315.
- 2. Appellant has taken an appeal to this Court from an action challenging the right to office for the above Appellees from a final order from the Lehigh County Court of Common Pleas.
- 3. Appellant received an order from this Court filed July 10, 2018 for appellant to show cause as to why this appeal should not be transferred to the Supreme Court because this Court does not have jurisdiction.
- 4. On August 6, 2018, appellant filed a with this Court a Motion to Transfer Appeal to the Supreme Court pusuant to 42 Pa.C.S. § 722(2).
- 5. The Court has not transferred the action and has sent appellant an order to file a brief in this Court.
- 6. Appellant is requeesting that the Court grant a supersedeas on this action so that the action can be transferred to the Supreme Court under the correct and proper jurisdiction.
- 7. Appellant believes and avers that a substantial and manifest injustice will be done if the Court

does not grant this Application and transfer this action to the proper jurisdiction so as to not constitute an egregious error.

WHERFORE, appellant respectfully reuqets this Court enter an Order superseding the filing of a brief in this action pending transfer of this action to the Supreme Court.

Respectfully submitted,

Daniel Warren, appellant

Dated: august 23, 2018

Dated: Que 53, 2018

CERTIFICATE OF SERVICE

I, Daniel Warren do hereby certify that a true and correct copy of this application was mailed by way of first class United States mail to the below person:

Heather Gallagher District Attorney's Office 455 West Hamilton Street Allentown, PA 18101 Counsel for Appellees

Daniel Warren, appellant

DV4642 SCI Forest PO Box 945

Marienville, PA 16239

Filed 09/07/2018

Case 5:19-cv-02581-CMR Document 1 INITED 26513412 INITED PENNSYLVANIA

٧.

(C.P. Lehigh County No. 2018-C-0942)

James B. Martin et al.

No. 1739 EDA 2018

ORDER

Upon consideration of the appellant's application to transfer appeal and application for stay, the applications are is hereby **DENIED** without prejudice to the moving parties' right to again raise this issue, if properly preserved, in a new application that may be filed after the appeals have been assigned to the panel of this Court that will decide the merits of the appeal.

Per Curiam

Case 5:19-cv-02581-CMR Document 1 Filed 06/13/19 Page 23 of 24 Superior Court of Pennsylvania Philadelphia Office

Darren Warren

No. 1739 EDA 2018

Appellant

٧.

(C.P. Civil, Lehigh County

James B. Martin, et al

2018-C-0942)

ORDER.

AND NOW, this 3rd day of October, 2018, counsel having failed to file a Brief for Appellant, the appeal is **DISMISSED**.

If counsel is court-appointed *, the trial court is directed to withhold counsel fees pertaining to this appeal.

Counsel for appellant is directed to file with this court, within 10 days, a certification that the client has been notified of this dismissal. Failure to comply may result in referral to the Disciplinary Board.

PER CURIAM

Exhibit C

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

| DANIEL WARREN, | : CASE NO | | | | |
|--|--|--|--|--|--|
| Plaintiff, | : | | | | |
| | : | | | | |
| v. | : | | | | |
| | : | | | | |
| SUSAN P. GANTMAN, WILLIAM H. PLATT, JA | ACK A. : | | | | |
| PANELLA, ANNE E. LAZARUS, PAULA F. OT | | | | | |
| BECK DUBOW, CAROLYN H. NICHOLS, MAR | CIA : | | | | |
| MCLAUGHLIN, DEBORAH A. KUNSELMAN, | MARY : | | | | |
| P. MURRAY, JOHN DOE 1, JOHN DOE 2, JOHN | N DOE 3: | | | | |
| JANE DOE 1, JANE DOE 2, and JANE DOE 3 su | ued in their : | | | | |
| individual capacities. | : | | | | |
| Defendants. | : | | | | |
| | • | | | | |
| AFFIDAVIT OF AFFIRMANCE | | | | | |
| | | | | | |
| I, Daniel Warren, pursuant to 28 U.S.C. § 1746, | declare under the penalty of perjury that the | | | | |
| foregoing statements, averments, documents and fa | acts et forth in this civil complaint are true and | | | | |
| correct to the best of my knowledge, information a | nd belief. | | | | |

Respectfully submitted

Daniel Warren, Plaintiff

Dated: Tue 10, 2019

Daniel Warren, Plaintiff NL6620

SCI Pheonix

1200 Mokychic Drive Collegeville, PA 19426